Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington D.C. 2023 www.usple.go.

U.S. APPEICATION NO.	FIRST NAMED APPLIC	ANT		ATTY DOCKET NO	
	FAULL	Α		P 0281494	
03/000010			INTERNATIONAL A	PPLICATION NO	
			PCT/GB00/00260		
PILLSBURY WINTHROP LLP 1600 TYSONS BOULEVARD					
MCLEAN, VA 22102			LA FILING DATE	PRIORITY DATE	
MOZE/WY, WYZZ 792		i ·	31 JAN 00	05 FEB 99	
			37 67 7 00	307 == 11	
		1	DATE MAILED	4 ?	
	G DESCRIPTION AND THE PROPERTY AND THE	NINDEN AFT		± :	
NOTIFICATION OF MISSIN	G REQUIREMENTS U	NDER 35 U).S.C. 371 IN	THE UNITED	
	SIGNATED/ELECTED				
1 The following items have been submit	ted by the applicant or the IB to (37 CFR 1.494) [x] an Flecto	the United St	ates Patent and 1:	rademark	
	Indication of S				
 U.S. Basic National Fee. Copy of the international app 	· ·			English.	
Oath or Declaration of invent					
Copy of Article 19 amendmen					
Priority Document.					
The International Preliminary	Examination Report in English	h and its Annes	ces, if any.		
Translation of Annexes to the	International Preliminary Example	mination Repot	t into English.		
	25 11 0 (2 271 (6)		laka fallamina m	disarred stame and/or	
2.1 Applicant has requested early proce	essing under 35 U.S.C. 3/1(1) f	out has not med	the following in	action must be filed	
the indicated items in paragraph 3 below. prior to 20 or 30 months from the priority	date to avoid abandonment.	ie copy or the r	шетаненаг арри	eation must be theu	
U.S. Basic National Fee.	Copy of the in	ternational app	lication.		
3 The following items MUST be furnish	ied within the period set forth b	elow in order t	o complete the re	quirements for	
acceptance under 35 U.S.C. 371:	ion into English. A processing	fee will be req	uired if submitted	1	
later than the appropriat	te 20 or 30 months from the pri	iority date.			
The current translation	is defective for the reasons indi	cated on the at	tached Notice of	Defective	
Franslation.	the state of the security of t	alian and the this	Annasar later th	an the	
h Processing fee for providing	ng the translation of the applica onths from the priority date (37	CED 1.402(f)	Annexes rater the	III tiic	
appropriate 20 or 50 mg $\mathbf{z} \in \mathbf{O}$. Ath or declaration of the	inventors, in compliance with 1	37 CFR 1.497(r. a) and (b), proper	ty identifying	
the application (preferal	bly by the International applicat	tion number an	d international fil	ing date) A	
surcharge will be requir	red if submitted later than the a	ppropriate 20 c	or 30 months from	the priority	
date.	laration does not comply with I	37 CER 1 497)	a) and (b) for the	reasons	
indicated on the attache	aranon nocynorcyngo, wan . a Pr. I. Do Fee 917	,, c. K 1	27 1110		
M d. Surcharge for providing th	ne oath or declaration later than	the appropriat	e 20 or 30 month	s from the	
priority date (37 CFR 1	492(e))				
4. Additional claim fees of \$ 270	as a m large entity sma	II entity, includ	ling any required	multiple dependent	
Claim fee, are required. Applicant must s	submit the additional claim fees	or cancel the a	idditional claims :	or which lees are	
Udue (37 CFR 1 492(g)) See attached PT					
3 Applicant has not submitted the req	pured sequence listing pursuant	to 37 CFR 12	Q1 1 825 See a	ittached	
PCT DO FO 920					
ALL OF THE ITEMS SET FORTH IN	(3(a)-3(d), 4 AND 5 ABOVE	MUST BE SU	BMITTED WIT	HIN TWO (2)	
MONTHS EDOM THE DATE OF THE	IS NOTICE OR BY 22 OR 32	! MONTHS (w	vhere 37 CFR 1.5	195 applies) FROM	
THE PRIORITY DATE FOR THE AP	PLICATION, WHICHEVER	IS LATER.	FAILURE TO P	ROPERLY	
RESPOND WILL RESULT IN ABANI					
The time period set above may be extended	ed by filing a petition and fee fo	or extension of	time under the pi	rovisions of 37 CFR	
1 136(a)					
n. It box 3a it 3c is checked a translatio	and the America MI ST be in	bnotted as Lite	r than the time oc	riod set above or the	
in all there has it he by checked a trafficially	The same street of the street	11.	No and the	as the program date	

A copy of this notice MUST be returned with this response.

The second of this notice MUST be returned with this response.

The second of this notice MUST be returned with this response.

Shorty I with the first part of the second of the se

6. If the CSA of SCIENCE A transfer of all American defined of submatted later than 20 or 30 months from the priority date. A processing fee will be required if submatted later than 20 or 30 months from the priority date.